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STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS AND REHABILITATION

CNUMBER	INMATE'S NAME	RELEASE/BOARD DATE	INST.	HOUSING NO.	LOG NO.
46981	LARSEN	2000年1000年	CSP-LAC	FCB5-140L	C13-01-010
VIOLATED RULE NO(S).	SPECIFIC ACTS	LOGA	TION	DATE	TIME
CCR §3290(d)	REFUSAL TO PROVIDE URINALYSIS TEST	C-D	ining Hall	01-30-13	1630

On Wednesday, January 30, 2013, at approximately 1630 hours, while performing my duties in the Northside dining hall during the evening meal, I observed Inmate LARSEN, D-46981, FCB5-140L, talking with the Correctional Supervising Cook regarding his Religious Diet card. I notice that Inmate LARSEN'S speech was extremely slurred and that he was having difficulty articulating his words. Upon closer observation I noticed that Inmate LARSEN'S eye pupils were dilated. I immediately informed Correctional sergeant F. Villalobos of my observations regarding Inmate LARSEN. Sergeant Villalobos directed me to order Inmate LARSEN to submit to a urinalysis test. I subsequently located Inmate LARSEN in Housing Unit C5 and ordered him to submit to a urinalysis test. Inmate LARSEN refused to submit to a urinalysis test, stating, "Fuck your fucking drug test Phan." I again ordered Inmate LARSEN to submit to a urinalysis test and he refused.

Inmate LARSEN is aware of this report.

Inmate LARSEN is a participant in the Mental Health Services Delivery System at the CCCMS level of care.

REPORTING EMPLOYEE (	Typed Name and Signature)	Control of the Party of the Control	DATE	NORTH AND	ASSIGNMENT	Personal S	RDO'S
T. Phan, Correc	tional Officer		01-3	30-2013	C5 Flr. #2		F/S
REVIEWING EMPLOYEE		DATE /	DESCRIPTION OF THE PERSON NAMED IN COLUMN 1	ATE SEGREGATED P	INC. A. A. HARLING CO.	和通過有限	
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# STATE OF CALIFORNIA

### DEPARTMENT OF CORRECTIONS AND REHABILITATION

PAGE 1 OF 3

C NUMBER 0-46981	INMATE'S NAME LARSEN	C13-01-0105	CSP-LAC	2/28/2013
SUPPLEMENTAL	CONTINUATION OF: CDC	15 CIRCUMSTANCES X HEARING	☐ I.E. REPORT	OTHER:

PLEA: Not Guilty FINDING: Guilty

HEARING CONVENED: On 2/28/2013 at approximately 1940 hours, Inmate LARSEN made a personal appearance before Correctional Lieutenant M. Nunez, Senior Hearing Officer (SHO), for the purpose of adjudicating this Rules Violation Report. LARSEN stated he was in good health and ready to proceed with this hearing.

**DOCUMENT ISSUANCE:** LARSEN acknowledged that he had received copies of the following documents at least twenty-four (24) hours prior to this hearing:

FORM NO.	DESCRIPTION	DATE ISSUED
CDC-115	Rules Violation Report	2/4/2013
CDC-115A	Serious Rules Violation Report	2/4/2013
CDC-115	Summary of Disciplinary Procedures (Back Page)	2/4/2013
CDC-115A	Summary of Disciplinary Procedures and Inmate Rights (Back Page)	2/4/2013

These reports were reviewed with LARSEN in the hearing. LARSEN is charged with Refusal To Provide Urinalysis Test, a Division 'F' Offense. LARSEN was advised that the charged offense is a violation of CCR §3290. Methods for Testing of Controlled Substances or for Use of Alcohol. CCR §3290(d) states, "Inmates must provide a urine sample when ordered to do so pursuant to these regulations, for the purpose of testing for the presence of controlled substances or the use of alcohol." LARSEN acknowledged understanding the charge and the evidence being presented.

DISTRICT ATTORNEY: This matter has not been referred for criminal prosecution.

CONSTRAINTS: LARSEN received a copy of the CDC-115 within 15 days of discovery of the charged offense (CCR 0(a)). This hearing is being held within 30 days from the date LARSEN received a copy of the CDC-115 (CCR 3320(b)). There has been no time constraint violation that would preclude assessment of credit forfeiture for a guilty finding.

CONFIDENTIAL INFORMATION: There was no confidential information to be considered.

PHOTOGRAPH/VIDEOTAPE EVIDENCE: There were no photographs or videotapes presented as evidence at this hearing.

MENTAL HEALTH INFORMATION: LARSEN is identified as a participant in the Mental Health Services Delivery System (MHSDS) at the Correctional Clinical Case Management System (CCCMS) level of care. However, his observed behavior at the time of the rules violation was not reported to have been bizarre, unusual, or uncharacteristic. Therefore, a Mental Health Assessment was not required.

EFFECTIVE COMMUNICATION: Effective communication means providing the inmate, to the extent possible, the means to understand and participate in the disciplinary process to the best of their ability. If the inmate's Test of Adult Basic Education (TABE) score is 4.0 or lower, employees are required to query the inmate to determine whether or not assistance is needed to achieve effective communication. LARSEN has a documented TABE score of 10.8. Further, LARSEN does not demonstrate the need for any type of auxiliary communication aids, sign language interpreter or billingual interpreter. LARSEN demonstrated to the SHO his ability to read and he explained his understanding of the charges against him to the satisfaction of the SHO. The SHO is satisfied that LARSEN has no disabilities or issues that require the use of Equally Effective Communication Tools and that effective communication was achieved with LARSEN throughout the disciplinary process.

STAFF ASSISTANT: A Staff Assistant (SA) was not assigned because LARSEN does not meet the assignment criteria per CCR 3315(d)(2). LARSEN appears to be literate, understands English, does not require a confidential relationship, and can

	M. Nunez, Correctional Lieutenant (SHC	))	DATE SIGNED
COPY OF CDC 115-C GIVEN TO INMATE	GIVEN BY: (Staff's Signature)	DATE SIGNED	TIME SIGNED
	TV A	1 7 1/13	

## STATE OF CALIFORNIA

DEPARTMENT OF CORRECTIONS AND REHABILITATION

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D-46981	INMATE'S NAME LARSEN	LOG NUMBER C13-01-0105	CSP-LAC	2/28/2013
SUPPLEMENTAL	CONTINUATION OF: CDC	115 CIRCUMSTANCES   HEARING	☐ I.E. REPORT	OTHER:

present his own defense without assistance. LARSEN has no mental health factors that require the assignment of a Staff Assistant.

INVESTIGATIVE EMPLOYEE: An Investigative Employee (IE) was not assigned. The Classifying Official evaluated the need for an IE and determined one would not be required. The issues are not complex, LARSEN can complete his own investigation, and available information is sufficient. LARSEN does not meet the assignment criteria per CCR 3315(d)(1).

PLEA AND STATEMENT: LARSEN entered a plea of Not Guilty and stated, "I became diabetic and was on interaron. I also am a vegitarian, but I didn't want to be a vegitarian anymore due to the carbs I was talking to the cook to explain my situation when I was approached by Officer Phan and ordered to take a UA."

WITNESSES: LARSEN was advised of his right to request witnesses. LARSEN did not request the presence of witnesses at the hearing, however, the SHO elected to call witnesses in order to elicit information necessary to the finding of fact, per CCR 3315(e)(3). The SHO called Inmate LARSEN (D-46981) and the following testimony was provided: Q: If you had nothing to hide or fear, why didn't you submit to the urinalysis? A: Because I wanted a Sergeant or someone else there to observe this. Q: Did you curse at Correctional Officer Phan by saying, "Fuck your fucking drug test Phan"? A: I can't really say if I said that or not.

FINDING: Guilty of the Division 'F' Offense REFUSING TO PROVIDE A URINE SPECIMEN FOR THE PURPOSE OF TESTING FOR THE PRESENCE OF CONTROLLED SUBSTANCE(S) OR ALCOHOL (§3323(h)(5)). Per CCR 3290 (c), an inmate may be ordered to provide a urine sample for controlled substances under the following circumstances: (1) there is reasonable cause to believe the inmate has possessed, distributed, used or is under the influence of a controlled substance; mandatory testing is a condition of the inmate's participation in a specific program, assignment or activity; (3) mandatory ling ordered as part of a disciplinary disposition; or, (4) the inmate has been selected for random drug testing. Per CCR 3000, controlled substance means any substance, drug, narcotic, opiate, hallucinogen, depressant, or stimulant as defined by H&S 11007. This finding is based upon a preponderance of the following evidence:

- The Reporting Employee's Report (CDC-115) authored by Correctional Officer T. Phan, which states in part, "On Wednesday, January 30, 2013, at approximately 1630 hours, while performing my duties in the Nath side dining hall during the evening meal, I observed Inmate LARSEN, D-46981, FCB5-140L, talking with the Correctional Supervising Cook regarding his Religious Diet card. I notice that Inmate LARSEN'S speech was extremely slurred and that he was having difficulty articulating his words. Upon closer observation I noticed that Inmate LARSEN'S eye pupils were dilated. I immediately informed Correctional sergeant F. Villalobos of my observations regarding Inmate EARSEN. Sergeant Villalobos directed me to order Inmate LARSEN to submit to a urinalysis test. I subsequently located Inmate LARSEN in Housing Unit C5 and ordered him to submit to a urinalysis test. Inmate LARSEN refused to submit to a urinalysis test, stating, "Fuck your fucking drug test Phan." I again ordered Inmate LARSEN to submit to a urinalysis test and he refused."
- Testimony of Inmate LARSEN (D-46981) at the hearing. Stating that he wanted a sergeant to be present, and didn't deny cursing at Correctional Officer T. Phan.

SHO COMMENTS: This SHO elects to find Inmate LARSEN guilty of the charge based upon the preponderance of the evidence presented at the hearing, specifically the Reporting Employee's written report detailing the circumstances surrounding the infraction in addition to Inmate LARSEN's responses to the questions posed to him.

DISPOSITION: In accordance with CCR 3315(f), the following penalties have been assessed:

Assessed 30 days Forfeiture of Credit consistent with the schedule provided in CCR §3323 for a Division 'F' Offense.

	SIGNATURE OF WRITER	DATE SIGNED
	M. Nunez, Correctional Lieutenant (SHO)	2 28 13
(1) 10 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	GIVEN BY: (Staff's Signature) DATE SIG	SNED TIME SIGNED
COPY OF CDC 115-C GIVEN TO INMATE	ton 3/14/	13 1800

#### STATE OF CALIFORNIA RULES VIOLATION REPORT - PART C

### DEPARTMENT OF CORRECTIONS AND REHABILITATION

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C NUMBER	INMATE'S NAME LARSEN	LOG NUMBER C13-01-0105	CSP-LAC	2/28/2013
SUPPLEMENTAL	■ CONTINUATION OF: □ CDC 11	5 CIRCUMSTANCES X HEARING	I.E. REPORT	OTHER:

- Assessed 30 days loss of Yard privileges commencing the date of this hearing through 03-29-2013.
- Assessed 30 days loss of Dayroom privileges commencing the date of this hearing through 03-29-2013.
- Assessed 30 days Loss of all Vendor Package privileges commencing the date of this hearing through 03-29-2013.
- Assessed One-Year Mandatory Random Drug Testing. LARSEN must provide a minimum of one random drug test per
  month for one year, from the date of this hearing through 02-28-2014 (CCR §3315(f)(4)). LARSEN was advised that
  refusal to submit to a random test or any positive test result during the mandatory random drug testing period shall result in
  the issuance of a CDC Form 115 and a new mandatory drug testing order (CCR §3315(f)(4)(D)).
- Assessed Mandatory Substance Abuse Education Attendance. LARSEN shall be required to attend Alcoholics
  Anonymous or Narcotic Anonymous or be assigned to a substance abuse education program to the extent such program
  are available in the institution/facility.
- . Counseled regarding future behavioral expectations and reprimanded.

ENEMY CONCERN: No enemy concern has resulted from this incident.

APPEAL RIGHTS: LARSEN was advised of the finding in this matter. LARSEN was also advised that he would receive a copy of this completed report upon final review by the CDO. LARSEN was advised that he may appeal any portion of the hearing, finding, or disposition and that to do so, he must attach the final copy of the CDC-115 to his inmate appeal form. LARSEN is referred to CCR 3084.1 for further information.

CREDIT RESTORATION: LARSEN was advised that per COR 3323(a)(4)(B), no credit shall be restored when the inmate was add guilty of Refusing To Provide A Urine Specimen For The Purpose Of Testing For The Presence Of Controlled Substance(s) Or Alcohol per COR 3290(c). LARSEN is referred to COR Sections 3327 & 3328 for further information.

LARSEN was advised that the results of this hearing would not become final until reviewed and approved by the chief disciplinary officer (CDO) and that after review he would receive the final copy of the completed CDC-115.

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	M. Nunez, Correctional Lieutenant (SHO)	)	DATE SIGNED
COPY OF CDC 115-C GIVEN TO INMATE	GIVEN BY: (Staff's Signature)	DATE SIGNED	TIME SIGNED
COPY OF CDC 115-C GIVEN TO INMATE	&	3/19/13	1800

NAME and NUMBER

LARSEN

D-46981

FCB5-140L

Thursday, February 28, 2013, this Senior Hearing Officer (SHO) convened a hearing, in regards to rules violation report, Log #C13-01-0105. Inmate LARSEN (FCB5-140L, D-46981) was found Guilty, and as a part of the disposition was assessed '30' days Loss of Privileges, to be served from Thursday, February 28, 2013 through 03-29-2013. In addition Inmate LARSEN was assed loss of all visits for 90 days followed by non-contact visits for a period of 90 days. Only the following privileges as are identified below, have been suspended or modified.

· Loss of Dayroom.

· Loss of Telephone Privileges (Verified Emergencies only).

· Loss of Quarterly Packages/Special Purchase Orders for the aforementioned period.

Inmate LARSEN is aware of this report.

ORIG

Central-File

CC

Inmate

Writer CCI

CCII

**Housing Unit** 

Wither

M. Nunez

Correctional Lieutenant Sho

Facility "C", CSP-Los Angeles County

DATE:

2/28/2013

LOSS OF PRIVILEGES

**GENERAL CHRONO** 

TYPED BY: c203.S

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DEPARTMENT OF CORRECTIONS CDC-128 B (8-87)

NAME and NUMBER

LARSEN

D-46981

FCB5-140 L

February 28, 2013, Inmate LARSEN appeared before this Senior Hearing Officer for the adjudication of CDC-Log Number C13-01-0105, a violation of CCR §3290(d), Refusal To Provide Urinalysis Test. Inmate LARSEN was found Guilty of the Division 'F' Offense and was assessed:

- One-Year Mandatory Random Drug Testing, Per CCR 3315(f)(4), Inmate LARSEN must provide a minimum of one random drug test per month for one year, from the date of this hearing through February 28, 2014. Inmate LARSEN was advised that per CCR 3315(f)(4)(D), refusal to submit to a random test or any positive test result during the mandatory random drug testing period shall result in the issuance of a CDC Form 115 and a new mandatory drug testing order.
- Mandatory Substance Abuse Education Attendance, Per CCR 3315(f)(5)(J). Inmate LARSEN shall be required to attend Alcoholics Anonymous or Narcotic Anonymous or be assigned to a substance abuse education program to the extent such programs are available in the institution/facility.

ORIG: C-File

cc : Chief Disciplinary Officer

Register of Institution Violations

Inmate

Correctional Lieutenant (SHO)

Facility C, CSP-Los Angeles County

February 28, 2013 MANDATORY RANDOM DRUG TESTING/SUBSTANCE

ABUSE EDUCATION

**GENERAL CHRONO** 

TYPED BY: c203.Sr

DATE:

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